

General Assembly

Raised Bill No. 286

February Session, 2016

LCO No. 2142



Referred to Committee on ENERGY AND TECHNOLOGY

Introduced by: (ET)

AN ACT CONCERNING THE PUBLIC, EDUCATION AND GOVERNMENTAL PROGRAMMING AND EDUCATIONAL TECHNOLOGY INVESTMENT ACCOUNT (PEGPETIA) GRANT PROGRAM AND MUNICIPALLY OPERATED EDUCATION AND GOVERNMENT ACCESS CHANNELS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. (Effective from passage) The sum of four million two
- 2 hundred thousand dollars is appropriated to the Public Utilities
- 3 Regulatory Authority for deposit into the public, educational and
- 4 governmental programming and education technology investment
- 5 account, as established in subsection (a) of section 16-331cc of the
- 6 general statutes, from the General Fund, for the fiscal year ending June
- 7 30, 2017, for the purposes stated in subsection (b) of section 16-331cc of
- 8 the general statutes.
- 9 Sec. 2. Section 16-331ff of the general statutes is repealed and the
- 10 following is substituted in lieu thereof (*Effective from passage*):
- 11 (a) Any third-party nonprofit community access provider [serving
- 12 six municipalities, one of which has a population of more than one
- 13 hundred thirty thousand,] shall, upon request from any town

14 organization, authority, body or official within its service territory, 15 provide written consent, pursuant to its service provider agreements, 16 for said town organization, authority, body or official to (1) operate 17 education and government public access channels in that town, and (2) 18 engage freely and directly with the community antenna television 19 company providing services in [that] such town to use their headend 20 equipment for dissemination of town-specific community access 21 programming on such channels. Said third-party nonprofit community 22 access provider [must] shall grant such written consent to said 23 requesting town organization, authority, body or official [within] not 24 later than three business days after receipt of such request. [Written 25 consent not provided within three business days shall be deemed 26 granted.] Failure to grant such written consent within such three-day 27 period shall be deemed to be consent.

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(b) If a third-party nonprofit <u>community access</u> provider fails to provide written consent within three days, pursuant to subsection (a) of this section, the Public Utilities Regulatory Authority shall, upon a request from [a] <u>such</u> town organization, authority, body or official within the service territory of [that] <u>the</u> third-party nonprofit community access provider, [serving six municipalities, one of which has a population of more than one hundred thirty thousand,] (1) terminate, revoke or rescind such third party nonprofit provider's service agreement to provide public access programming within one hundred eighty days, and (2) reopen the application process to secure a community access provider for each of the towns within the affected service territory.

Sec. 3. Section 97 of public act 15-244 is repealed. (*Effective from passage*)

This act sh sections:	all take effect as follov	vs and shall amend the following
Section 1	from passage	New section
Sec 2	from passage	16-331ff

Sec. 3	from passage	Repealer section
ET	Joint Favorable C/R	APP